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**UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA**

AMERIS BANK, doing business as
BALBOA CAPITAL
CORPORATION,

Plaintiff,

v.

THRU TUBING DOWNHOLE
SOLUTION CORP, a Texas
corporation, and
JASON TYSON, an individual,

Defendants.

Case No. 8:23-cv-02283-JWH-ADS

JUDGMENT

1 Pursuant to the “Order Granting Plaintiff’s Motion for Default Judgment
2 [ECF No. 14]” entered substantially contemporaneously herewith,

3 It is hereby **ORDERED, ADJUDGED, and DECREED** as follows:

4 1. This Court possesses subject matter jurisdiction over the above-
5 captioned action pursuant to 28 U.S.C. § 1332(a).

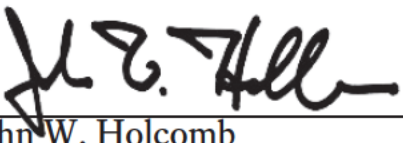
6 2. Defendant Jason Tyson is **DISMISSED**.

7 3. Plaintiff Ameris Bank, doing business as Balboa Capital
8 Corporation, shall have **JUDGMENT** in its **FAVOR**, and **AGAINST**
9 Defendant Thru Tubing Downhole Solution Corp in in the amount of
10 **\$259,814.97** (consisting of the combined principal amount due of \$218,382.76;
11 prejudgment interest of \$29,531.64; litigation costs of \$504.00; and attorneys'
12 fees of \$11,396.57).

13 4. Other than potential post-judgment remedies, to the extent that any
14 party requests any other form of relief, such request is **DENIED**.

15 **IT IS SO ORDERED.**

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17 Dated: December 23, 2024


John W. Holcomb
UNITED STATES DISTRICT JUDGE

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